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UNITED STATES DISTRICT COURT

for the

District of South Carolina

United States of America		
v. Michael A. Zolts Jr.) Case No: 4:04-cr-00557-TLW) USM No: 11083-171) Mark C. McLawhorn Defendant's Attorney
	. – –	ON FOR SENTENCE REDUCTION
PURS	SUANT TO	18 U.S.C. § 3582(c)(2)
§ 3582(c)(2) for a reduction in the term of subsequently been lowered and made retro	f imprisonment oactive by the Ution, and taking	tor of the Bureau of Prisons the court under 18 U.S.C. imposed based on a guideline sentencing range that has United States Sentencing Commission pursuant to 28 U.S.C. into account the policy statement set forth at USSG §1B1.10 a), to the extent that they are applicable,
IT IS ORDERED that the motion is: DENIED. GRANTED at the last judgment issued) of		t's previously imposed sentence of imprisonment (as reflected in months is reduced to
(Сотр	olete Parts I and II	of Page 2 when motion is granted)
The Court concludes that Defenda	ınt is eligible	for relief under Amendment 782. However, in
exercising its discretion under § 35	582(c)(2), the	Court concludes that his sentence should not
be reduced. This conclusion is ba	sed on a con	sideration of relevant caselaw and the factors
set forth in Application Note 1(B) o	of § 1B1.10 (i	ncluding the § 3553(a) factors), including his
. ,		safety considerations based on his extensive,
	•	saults, drug offenses, burglary, and a firearms
•		
		d 193, 195 (4th Cir. 2013); United States v.
Legree, 205 F.3d 724, 727 (4th Ci	r. 2000).	
Except as otherwise provided, all provision IT IS SO ORDERED.	ons of the judgn	nent dated 12/16/2004 shall remain in effect.
Order Date: 06/08/2015		s/ Terry L. Wooten
		Judge's signature
Effective Date:		Terry L. Wooten, Chief United States District Judge
(if different from order date)		Printed name and title